AO 248 (Rev. S.D. Ind. 09/20) ORDER ON MOTION FOR SENTENCE REDUCTION UNDER 18 U.S.C. § 3582(c)(1)(A)

## UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF INDIANA

UNITED STATES OF AMERICA Case No. 1:14-cr-67-SEB-DML-09

v. ORDER ON MOTION FOR SENTENCE REDUCTION UNDER

18 U.S.C. § 3582(c)(1)(A)

TIMIKA HIGHBAUGH (COMPASSIONATE RELEASE)

Upon motion of  $\boxtimes$  the defendant  $\square$  the Director of the Bureau of Prisons for a reduction in sentence under 18 U.S.C. § 3582(c)(1)(A), and after considering the applicable factors provided in 18 U.S.C. § 3553(a) and the applicable policy statements issued by the Sentencing Commission,

IT IS ORDERED that the motion is:

 $\square$  DENIED.

☑ DENIED WITHOUT PREJUDICE. Defendant filed a pro se letter that the Court construes as a Motion for Compassionate Release under 18 U.S.C. § 3582(c)(1)(A). In the letter, Defendant asks the Court to appoint counsel to represent her. On its face, Defendant's motion does not show that she is entitled to compassionate release under § 3582(c)(1)(A) or that the interests of justice support appointing counsel at this time. Accordingly, her motion, dkt. [786], is **denied without prejudice**.

If Defendant wishes to renew her motion, she may do so by completing and returning the attached form motion. (Motion for Sentence Reduction Pursuant to 18 U.S.C. § 3582(c)(1)(A) (Compassionate Release) (Pro Se Prisoner)). If Defendant renews her motion, she must explain: (1) when she tested positive for COVID-19; (2) whether she has recovered

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from COVID-19; and (3) if she has not recovered from COVID-19, what symptoms she is currently experiencing and how they affect her daily activities.

IT IS SO ORDERED.

Date: 2/11/2021

SARAH EVANS BARKER, JUDGE United States District Court Southern District of Indiana

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